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**UNITED STATES DISTRICT COURT
 FOR THE DISTRICT OF NEVADA**

Draney Information Services Corp., WRLJ Maple
 Corp., and PS Holdings, Inc.,)

Civil No. 2:09-cv-00040- LDG (VCF)

Plaintiffs,)

v.)

**AMENDED JOINT REQUEST TO TAKE
 PENDING DATES OFF-CALENDAR**

United States,)

Defendant.)

United States)

Counterclaim Plaintiff,)

v.)

Draney Information Services Corp.,)

Counterclaim Defendant)

Plaintiffs Draney Information Services Corp., WRLJ Maple Corp., and PS Holdings, Inc. (collectively, "Plaintiffs") and Defendant United States are in the process of negotiating a settlement of all issues in the case. On January 6, 2010, Plaintiffs inadvertently filed an earlier draft of the Joint Request to Take Pending Dates Off-Calendar containing imprecise language in describing the state of the settlement negotiations and in the conditions of the agreed-upon joint request, which was subsequently granted by the Court. Plaintiffs file this Amended Joint Request to correct the record.

After extensive discussions and analysis, Plaintiffs presented a detailed written proposal to the Department of Justice, and counsel of record for the United States has recommended acceptance of that proposal by senior officials at the Department of Justice who have ultimate and final settlement authority. The parties are working towards finalizing the settlement within sixty days.

In light of these developments, the parties jointly request that the Court take all pending dates off-calendar. If the parties have not finalized a settlement within sixty days, the parties propose filing a joint status report with the Court on March 9, 2012, and filing joint status reports each month thereafter until the senior officials at the Department of Justice complete their review.

Respectfully submitted,

Dated: January 12, 2012

/s/Andrew P. Gordon
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Dated: January 12, 2012

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ORDER

IT IS SO ORDERED.

DATED: _____

United States Magistrate Judge